CURRICULUM VITAE

Raymond E. Schrank II

NAME:



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EDUCATION:			
University of Wisconsin-Law School, Madison, Wisconsin J.D. Degree			
University of Wisconsin-Oshkosh Bachelor of Science Degree	1967		
LICENSURE AND ADMISSIO	NS:		
Law License: State of Wisconsin		1970	
Admission: Wisconsin State Courts Eastern and Western Federal District Courts of Wisconsin Seventh Circuit Court of Appeals Eighth Circuit Court of Appeals			
CERTIFICATIONS:			
National Board of Trial Advocacy Civil Trial Advocate	Certification Recertification	1984 1989, 1994, 1999	
American Board of Professional Liability AttorneysDiplomatCertificationRecertification		1989 1999	
RECOGNITION:			
Wisconsin Academy of Trial Lawyers Director of Year Special Recognition – Legislative Committee Chair		1985 1986	
National Board of Trial Advocacy National Certification Examiner		February 1998	
American Trial Lawyers Association, Washington, DC Peer review for article submitted to Professional Negligence Law Reporter		2000	
ATLA Stalwart (25 years of commitment)		2001	
American Trial Lawyers Association, Milwaukee, WI National Student Trial – Advocacy Competition – Milwaukee Regionals Presiding Judge – Quarter-finals Scoring Judge – Milwaukee Regional Semi-Finals		2002 March 2002 March 2002	

PROFESSIONAL SOCIETIES:

State Bar of Wisconsin		
Milwaukee Bar Association		
American Bar Association		
Wisconsin Academy of Trial Lawyers - Sustaining Member		
American Trial Lawyers Association – Sustaining Member		
Roscoe Pound Institute – Sustaining Fellow		
American Board of Professional Liability Attorneys		
Birth Trauma Litigation Group – Elected to Executive Committee (7/21/02)		
International Academy of Litigators		
Million Dollar Advocates Forum		

COMMUNITY INVOLVEMENT:

Messiah Lutheran Church, Madison, Wisconsin Elected Council Member	1990-1991
Atonement Lutheran Church, Muskego, Wisconsin Elected Council Member Vice President of Congregation 1995-1996	1994-1997
Council President of Congregation 1996-1997 President of Men's Group Administrative Committee Appointee Senior League Advisor	1995-1998 January 2000 to present April 2000 to August 2003
Muskego Elementary School, Muskego, Wisconsin Odyssey of the Mind Regional Representative Odyssey of the Mind Division I Coach	1994-1995 1992-1995
Muskego Kickers Association Assistant Coach – U12 Girls Soccer	1995-1996
Muskego Norway School District Judge – Homecoming Parade Strategic Planning Member Elected School Board Member Vice President of School Board Treasurer of School Board President of School Board President of School Board President of School Board President of School Board Muskego High School Commencement Speaker Muskego High School Commencement Speaker Muskego High School Dedication Speaker	1997/2001 1996 to present 1997-2000; re-elected 2000-2003; re-elected 2003-2006 April 2000 to March 2001 April 2001 to March 2002 April 2002 to March 2003 April 2003 to March 2004 April 2004 to March 2005 April 2005 to present June 2002 June 2003 June 2004 February 2004

BIBLIOGRAPHY:

"Expanding the use of the Mechanical Engineer in Products Cases" *Trial Diplomacy Journal*, Summer 1980.

"Causation in Medical Negligence: Innovative Changes within the legal Standard" *The Verdict*, Spring/Summer 1989, pp. 25-28.

"You can videotape insurance medical exams" *The Verdict*, Spring 2001, Vol. 24:2, pp. 19-20.

"An Approach to Analyzing the Use of Vacuum Extractor with Subsequent Should Dystocia and an Ultimate Permanent Brachial Plexus Injury" *Professional Negligence Newsletter*, Winter 2002, Vol. 2, No. 1, pp. 5-9.

PRESENTATIONS:

Plaintiff's Attorney in a Mock Trial for Wisconsin Emergency Medicine Physicians, Sept. 1983

"Causation: Always an Issue in Medical Negligence" Winter Seminar, Wisconsin Academy of Trial Lawyers, December 7, 1984

"Obstetrics: Is There a Standard of Care?" Winter Meeting, Wisconsin Academy of Trial Lawyers, December 5, 1985

"Direct Examination of the Plaintiff's Medical Expert" State Bar of Wisconsin, Mid-Winter Meeting, January 29, 1986

"Foundation Materials of a Medical Witness in a Chiropractic Malpractice Case" Wisconsin Academy of Trial Lawyers, December 2, 1988

"Direct Examination of a Medical Witness in a Chiropractic Malpractice Case" Wisconsin Academy of Trial Lawyers, Trial Demonstration Seminar, October1987

"Causation" When Does a Possibility Become a Probability?" Winter Meeting, Wisconsin Academy of Trial Lawyers, December 2, 1988

"Potential Liability and Preventive Measures of Dental Hygiene" Dane County Dental Hygiene Society, April 23, 1990

"The Effect of Mass Media on Tort Liability" Summer Seminar, Wisconsin Academy of Trial Lawyers, July 1990

"Potential Liability and Preventive Measures for Nurses" 4th Year Nurses of Marion College, January 1991

"Recent Legislative Development in Wisconsin" Wisconsin Academy of Trial Lawyers, February 1991

"Use of Medical Negligence Experts to Create Jury Questions in Punitive Damages" Winter Convention, American Trial Lawyers Association, January 13, 1992

"Legal Liability for Health Care Providers" Nursing Law Course, Registered Nurse Degree Program at Marion College, April 1992

"Preventative Measures to Reduce Nursing Liability" Nursing Law Course, Registered Nurse Degree Program, Marion College, January 1994

"Opening Argument" Winter Seminar, Wisconsin Academy of Trial Lawyers, December 1998, for Paralegal Division in mock trial presentation

"Four Brachial Plexus Injuries Consolidated for Trial" ABPLA Seminar, Atlanta, GA, October 20-21, 2000

"Liquor Liability in Wisconsin" Civil Trial Counsel of Wisconsin, Wisconsin Dells, WI, September 24, 2004

CAREER HIGHLIGHTS:

Bomstein v. McCarthy and Endo Laboratories (Trial) – Settled two weeks into trial; Coumadin administered in second trimester of pregnancy causing brain damage to fetus

Smetana v. Sacred Heart Hospital (Plaintiff's Verdict) - Lab error; failure to diagnose PKU with permanent mental retardation.

Selck v. Olson (Settlement) – OB mismanagement of labor; profound brain damage.

Goff v. Olson (Settlement) - OB mismanagement of labor; severe brain damage.

Willner v. Kochell (Trial; Plaintiff's Verdict) - Pre-term labor, triplets; one child was spastic quadriplegic.

Roherty v. Job (Trial; Plaintiff's Verdict) - Permanent brachial plexus injury following forceps delivery.

Sundby v. Waste Management (Settlement) - Case settled first day of trial; permanent neurological injuries from landfill (toxic tort).

Overboe v. Fryday (Trial; Plaintiff's Verdict of \$1.1 million) – TMJ damages from oral surgery.

<u>Anderson v. Agleneri</u> (Settlement) – Case settled first day of trial for \$1.75 million for inappropriate use of silver nitrate in a bladder with destruction of the bladder.

Bailey v. Schroeder (Settlement) - Failure to diagnose bilateral congenital hips.

Isley v. Hassler (Settlement) - Neurological brain injury from inappropriate forceps.

Matthews v. Smalley (Settlement) - Misdiagnosis of arterial problems; lost leg at knee.

<u>Giese v. Wards</u> (Trial; Plaintiff's Verdict) – Sustained on appeal establishing Wisconsin's 5/6 verdict rule; injury to child by backover with riding lawnmower.

<u>Eby v. Kozarek</u> and <u>Schultz v. Nienhuis</u> (Wisconsin Supreme Court) – Established that mediation in medical negligence cases in Wisconsin is optional.

Ehlinger v. Sipes (Amicus Brief) - Increased risk of harm is sufficient to prove substantial factor causation in Wisconsin.

Larson v. Voss (Settlement) – Failure to use anticoagulants after mitral valve surgery and when atrial fibrillation followed, a stroke occurred.

Tullis v. Dale (Settlement) - Sexual relations between social worker/minister and patient.

Smith v. Skemp (Settlement) - Failure to biopsy breast lump with delay in diagnosis of breast cancer.

<u>Thormodsgard v. Lorenz</u> (Trial; Plaintiff's Verdict against Hospital) – Sexual assault of patient at Sacred Heart Hospital by another patient who had severe psychological delusions.

<u>Erickson v. Gundersen</u> (Settlement) – During heart surgery, bypass hoses were crossed which resulted in a 28-minute delay in oxygen perfusion to this 9-year-old's brain; largest malpractice settlement in Wisconsin.

<u>Christensen v. Spooner</u> (Settlement) – Three days into trial for neurological brain damage caused by inappropriate mid-forceps delivery.

<u>Pike v. Foltz</u> (Trial; Plaintiff's Verdict) – Delayed diagnosis of a fractured acetabulum and dislocated hip; largest verdict in Lincoln County, Wisconsin.

Daigle v. Fabiny (Settlement) - Delayed diagnosis of cervical cancer by gynecologist and pathologist.

Hasley v. Newark (Trial; Plaintiff's Verdict) – Reformation of insurance contract to provide coverage for fire which resulted in wrongful death claim.

<u>Sheen v. Dekker</u> (Trial; Plaintiff's Verdict) – Failure to diagnose a ruptured appendix which resulted in the wrongful death of a divorced father of one minor and two adult children.

Carbajal v. Infusino (Settlement) - Repeated sexual harassment of this waitress at a pizza restaurant by the owners.

<u>Garstecki v. Secura</u> (Trial; Plaintiff's Verdict) – Unbelted passenger in car leaving a tavern at 2:15 a.m. who had facial scars and a bruised hip.

Shields v. Newman (Arbitration; Plaintiff's Verdict) – Abuse of the therapeutic relationship in a borderline personality with inappropriate handling of transference and counter-transference by a psychiatrist.

Shuda v. West Bend Mutual (Mediation) – Largest plaintiff's recovery in Wisconsin for bilateral displaced meniscus in TMJ following a rear-end car accident.

Helz v. Clapper (Settlement) – Over-radiation treatment for endometrial cancer which resulted in rectal damage and a permanent colostomy.

Tanel v. American Family (Mediation) - Significant plaintiff's recovery for herniated disk following car accident.

<u>Rozak v. Continental</u> (Mediation) – Settlement of plaintiff's back injury claims resulting from her third accident with the largest settlement of all three accident claims.

Magnusson v. Packerland – Significant settlement award for psychiatric trauma following an auto accident. (2/96)

<u>Wendt v. Farmers</u> (Mediation) – A significant settlement following a car accident which included a claim for loss of a Division III college football career. (7/96)

<u>Plautz v. State Farm</u> – Significant settlement for facial scar following a car accident. (8/96)

<u>Stoss v. Farmers</u> – Significant arbitration award from underinsured policy for aggravation of spondylolisthesis following a minor rearend collision with minimum property damage. (1/97)

<u>Bielmeier v. Rural</u> – Significant settlement following a rear-end car accident for low back injury with symptoms appearing one year post accident. (4/97)

<u>Bahal v. Secura</u> – Significant settlement for negligent oil change by Jiffy Lube which destroyed a 1981 Mercedes engine. The settlement was for substantially more than the value of the car. (4/97)

<u>Narloch v. Badger Mutual</u> (Mediation) – Significant settlement for a fractured leg following a slip-and-fall on ice at the plaintiff's apartment. The claim related to a defective downsport. (5/97)

<u>D'Alessio v. American Family</u> (Mediation) – Significant settlement for back injury to an insurance agent following a minor auto accident. (9/97)

<u>Schneider v. Professionals</u> (Trial; Plaintiff's Verdict \$2.8 million) – Injection of wrong contrast agent during a myelogram causing permanent brain damage affecting memory and concentration. (10/97)

Woda v. Anthem (Mediation) - Significant settlement for back injury to professional golfer following an auto accident. (10/97)

<u>Whiting v. Otis Elevator</u> (Trial; Plaintiff's Verdict \$120,000) – Plaintiff backed into elevator without looking when elevator floor was 6" to 11" below the hallway. Plaintiff claimed a back injury from the fall. First verdict in Wisconsin finding Otis Elevator liable for an elevator accident since 1982. (11/97)

Skovera v. Golf Ins. Co. – Substantial settlement for fractured hip following a fall in Sentry where skid blocked path to a cheese cooler. (12/97)

<u>Abujudom v. Continental Western</u> (Trial; Plaintiff's verdict \$190,000) – Plaintiff was in car/truck accident and within two months became manic as part of his bipolar condition. (2/98)

Never v. Wausau Ins. Co. (Mediation) - Significant settlement for ankle injury following a fall at a sidewalk construction site. (2/98)

<u>Lamb v. Farmers Insurance</u> – Substantial settlement for 7-year-old girl who suffered a dog bite to her hand after reaching into a partially opened car window to pet the dog. (4/98)

<u>Meyer v. Ohio Casualty</u> (Mediation) – Substantial settlement for aggravation of pre-existing back injury following a minor auto accident in which plaintiff was left turning driver. (5/98)

<u>Rehm v. Professionals Ins. Co.</u> – Substantial settlement for plaintiff who underwent hysterectomy and suffered an occlusion of her ureter by suture and resultant acute renal failure as she only had one working kidney. (5/98)

<u>Centell v. Home Ins.</u> (Mediation) – Substantial settlement for injury to C4-5 from minor auto accident following fusion of C5-6 with prior recommendation of C4-5 fusion. (6/98)

<u>Mirecki v. Farmers Ins.</u> (Mediation) – Substantial settlement for neck injury from minor auto accident with two prior and one subsequent accident, all causing neck problems. (7/98)

Estate of Stujenski v. Great Lakes Biochemical – Substantial settlement prior to trial for wrongful death of cleaning person caused by inadequate security allowing robber into premises who killed the plaintiff's father. (9/98)

Smith v. Secura (Mediation) – Substantial settlement for shoulder injury under an uninsured policy following a rear-end collision. (11/98)

Gerek v. Wisconsin Mutual – Substantial settlement just prior to trial for TMJ injury following a rear-end collision. (11/98)

<u>Poppe v. American Family Ins.</u> – Substantial mediation settlement for plaintiff following a complicated multiple vehicle collision with limited coverage and underinsured coverage issues for a back injury that was first complained of six months after the accident. (11/98)

<u>Natterstad v. American Family Mutual Ins. Co.</u> - Substantial settlement at mediation for bicyclist who turned into a car and suffered a significant head injury. (12/98)

<u>Herides v. Strebel</u> – After a trial court ruling of consolidation of four brachial plexus injury claims for trial, an advisory jury found the physician and hospital negligent on all four claims and awarded a total of 8.4 million in damages. In February 1999 the cases settled in mediation with a present value of structured settlements at the amount of the advisory verdict. (2/99)

<u>Seydel v. Zurich Ins.</u> – A \$125,000 settlement before arbitration on an uninsured motorist claim for a low back injury even though a worker's compensation examiner found no permanent injury from this accident.

<u>Stelmaszewski v. American Family Mutual Ins. Co.</u> – Substantial settlement at mediation for a TMJ injury from an auto accident to a kingergarten teacher who had not yet had surgery for her TMJ problem. (9/99)

Egli v. American National Property and Casualty – Verdict of \$128,000 for soft tissue back injuries from an auto accident. (10/99)

Podgorski v. Ohio Hospital Insurance Co. - Substantial settlement for surgery on wrong testicle performed for testicular pain. (1/00)

Hodgkinson v. Federated Insurance - Substantial settlement at mediation for shoulder injury from auto accident. (2/00)

<u>Schumacher v. American Family Insurance</u> – Substantial settlement at mediation for soft tissue back injury from car accident with minimal award to the subrogated carrier. (4/00)

<u>Nicholson v. Continental Western Insurance Company</u> – Substantial settlement for a temporary aggravation of prior back surgery involving an accident in a parking lot. (7/00)

<u>Laumer v. Allstate Insurance Company</u> – Substantial settlement for temporary post traumatic stress disorder following an accident where plaintiff was checking under his hood when his vehicle was rear-ended. (7/00)

<u>Westphal v. Home Insurance Company</u> – Substantial worker's compensation settlement for TMJ injury which led to damages from Silastic and Vitek TMJ implants. (8/00)

<u>Young v. Bollinger Fitness Products</u> – Substantial settlement at mediation for an aggravation of a back when her exercise bike broke from substandard welds. (8/00)

<u>Hoskins v. Rollerblade</u> – Substantial settlement at mediation for a temporomandibular joint injury following a fall when a wheel came off new rollerblades used for the first time. (8/00)

<u>Huber v. State Farm Insurance Companies</u> – A \$92,000 settlement for a rotator cuff injury following an auto accident which affected plaintiff's golf game. (9/00)

<u>Raymond v. Fireman's Fund Insurance Company</u> – Substantial settlement for broken wrist following a slip and fall on water while entering a grocery store. (9/00)

<u>Scardino v. State Farm Insurance Companies</u> – Substantial settlement for six weeks of treatment for soft tissue injuries following an auto accident. (9/00)

<u>Heger v. American Continental Insurance Company</u> – structured settlement at mediation with guaranteed payments of \$1.8 million for a permanent brachial plexus injury following the inappropriate use of a vacuum extractor in a diabetic mother which led to severe shoulder dystocia. (10/00)</u>

<u>Fulco v. State Farm Mutual Automobile Ins.</u> – substantial settlement for knee injury from auto accident with only several months of treatment. (12/00)

Movroydis v. Badger Mutual Ins. Co. -- substantial settlement for aggravation of a neck injury from an auto accident. (12/00)

<u>Fritz v. Saks 5th Avenue</u> – substantial settlement for injuries from a fall by an elderly patron at cosmetics area of Boston Store (1/01)

Laumer v. ESIS and Coach USA – settlement for one-day of treatment after a rear-end collision (1/01)

Edwards v. Kemper Insurance Company – substantial settlement for hockey referee after auto accident (1/01)

<u>Hines v. Allstate</u> – substantial settlemnent for a fractured finger occuring in an auto accident (3/01)

<u>Strothmann v. Ramona Starr</u> – substantial recovery by settlement from the estate for the wrongful death of a biological father for an adopted daughter who consented to an adult adoption by her stepfather before her biological father's death (4/01)

Zelinski v. Heritage Mutual Ins. Co. - substantial recovery for a theater actor who re-injured his back in a car accident (4/01)

<u>Gunderson v. Avon</u> – substantial settlement for arm burns from a defective candle holder (5/01)

West Side Baptist Church v. EMC Ins. Co. - property damage settlement from snow weight on the roof of a church (6/01)

<u>Koehler v. Liberty Mutual</u> – substantial settlement for minor scar to auto salesman bit on his nose by a dog through a car window (6/01)

<u>Smith v. Victoria Ins. and Joel Furst</u> – settlement of policy limits for three daughters for the wrongful death of both parents in an auto accident caused by intoxicated driver (7/01)

<u>Donovan v. Farmers Ins.</u> – substantial recovery for neck injuries in car accident which was two weeks after a previous neck injury. (7/01)

<u>Sercl v. American Family</u> – substantial settlement for knee injuries to a high school student who was hit by an automobile while walking across the street from school (8/01)

<u>Braunreiter v. Go America</u> – substantial settlement for Milwaukee Police Officer who suffered knee injuries in auto accident while on duty as an undercove agent and while in a stopped vehicle. (8/01)

Kutka v. Safeway - settlement of policy limits for nerve damage to an elbow caused in auto accident (8/01)

<u>Torie Morris v. American Family</u> – settlement of policy limits of \$150,000 for injuries from an auto accident when the permissive user was an uninsured intoxicated driver who had her license suspended (9/01)

Klopp v. American Family – substantial settlement for a temporary left hand injury from an atuto accident. (9/01)

<u>Wojner v. State Farm</u> – substantial settlement at mediation from landlord for property loss and emotional suffering of a tenant who claimed the fire was caused by defective wiring (10/01)

Ertl v. United Services Automobile Assn – substantial settlement for soft tissue neck injuries from a car accident (10/01)

Hammer v. CGU Midwest – substantial settlement for soft tissue neck and shoulder injuries from an auto accident (10/01)

Leal v. Partners Mutual Ins. – substantial settlement for head trauma and a temporary neck injury from auto accident (10/01)

Wagner v. Family Health Plan - \$440,000 settlement at mediaton for a 4-month delay in the diagnosis of breast cancer (11/01)

Quick v. State Farm Ins. - substantial settlement for temporary soft tissue neck and shoulder injuries from an auto accident. (11/01)

Hall v. American Family Ins. – substantial settlement for a breast lesion caused by a seatbelt in auto accident (12/01)

Dan Morris v. American Family – substantial settlement for post traumatic stress disorder following a severe injury to his wife (Torie) in an auto accident (12/01) (See Torie Morris reference)

Dennis v. American Family – substantial settlement for upper arm scar from a dog bite (12/01)

<u>Germait v. CGU</u> – substantial settlement at mediation from homeowner's insurance for TMJ injuries resulting from being hit in the face by a baseball thrown during warmups by a teammate before a softball game (12/01)

<u>Muth v. Planned Parenthood</u> – substantial settlement at mediation for head injuries resulting from falling and hitting head after fainting following a Depo Provera birth control injection (12/01)

<u>Gray v. American Family</u> – neck injury with herniated disk settled for policy limits for a passenger in an auto accident – underinsured motorist claims pending (12/01)

<u>Austin v. State of WI Employee Trust Funds (Teachers)</u> – allowance of retroactive capture of 7.1 years of service after retirement resulting in a substantial increase in retirement benefits (3/02)

<u>Alderman v. MetLife</u> – traumatic brain injury settled for limits (uninsured coverage) following a car accident. Claims for sale of alcohol to minor and allowing minors to drink in a home are pending. (4/02)

Karvonen v. Farmers Ins. Co. - substantial settlement in mediation for back injuries from auto accident (4/02)

<u>Huffman v. Mr. Bigg's Sports Bar</u> – substantial recovery for hand injury to a passenger based on a claim of serving an intoxicated person alcohol who then drove and was killed in an auto accident in Ontario, Canada (5/02)

Maciejewski v. American Family – substantial settlement for a temporary soft tissue neck injury from an auto accident (5/02)

<u>Reed v. Laidlaw Carriers</u> – six figure settlement for ankle injury from auto accident (5/02)

Pankowski v. State Farm – substantial settlement in mediation for aggravation of a back injury form a car accident. (7/02)

<u>O'Brien v. Crawford & Co.</u> – substantial settlement for a temporary soft tissue neck injury from an auto accident (7/02)

<u>Arnott v. State Farm</u> – substantial settlement in mediation for aggravation of a disk problem in auto accident (7/02)

<u>Narloch v. American Family</u> – substantial settlement for aggravation of previous ankle injury from auto accident (9/02)

Chelminiak v. Frazin – substantial six figure settlement at mediation for operating on the wrong thoracic disk (9/02)

Koehler v. American Family – substantial settlement for a temporary soft tissue neck injury from an auto accident (9/02)

<u>McCormick v. West Bend Mutual</u> – substantial settlement for family who had temporary soft tissue neck injuries and emotional problems from an auto accident (9/02)

Marcin v. Carl A. Haas Racing Team -- \$175,000 settlement at mediation for knee and neck injuries from falling through bleacher boards at race held at State Fair Park (10/02)

<u>Arndt v. American Family</u> – substantial settlement at mediation for facial scars from an auto accident where plaintiff was not wearing a seat belt (10/02)

<u>Gritton v. American Family</u> – substantial settlement at mediation for soft tissue shoulder injury from seat belt in an auto accident (10/02)

West Side Baptist Church v. RGA Ins. Co. - additional substantial settlement from snow weight on the roof of a church (10/02)

<u>Wakonabo v. American Family</u> – substantial settlement for wage loss under Minnesota non-fault for car accident from avoiding deer (10/02)

<u>Niemann v. Progressive Northern Insurance Co.</u> – substantial settlement for an aggravation of a prior back injury from an auto accident (10/02)

<u>Anderson v. American Family</u> – substantial settlement for an aggravation of a prior neck/shoulder injury with psychological injuries from an auto accident (10/02)

Maroon v. State Farm – substantial settlement for a temporary back injury from a car accident (10/02)

<u>Bauer v. Mercury Insurance</u> – substantial settlement before mediation for neck injuries in a multiple personality victim from an auto accident (11/02)

Hodorff v. Fleet Farm – substantial settlement for back injury from box falling off shelf onto plaintiff's head (11/02)

<u>Gray v. State Farm and Hanover</u> – An additional \$70,000.00 for underinsured coverage and another \$30,000.00 from minor at fault driver for herniated disk. The underlying case settled for limits on 12/01 (12/02)

<u>Seebach v. Encompass Insurance</u> – substantial court approved minor settlement for facial scar from a dog bite. (12/02)

<u>Wojner v. Sentry Insurance</u> – 170,000.00 settlement at mediation for a broken leg suffered by an 85 year old pedestrian who was hit crossing a street. (12/02)

<u>Hoffman v. Coca Cola Bottling Co.</u> – substantial settlement for a soft tissue back injury from a fall on liquid from a soda machine at St. Luke's Hospital. (1/03)

Saruwatari v. RLI Insurance - substantial settlement from a temporary back injury from an auto accident. (1/03)

Proulx v. State Farm - substantial settlement for aggravation of a previous herniated disk from South Dakota auto accident. (4/03)

Majchrzak v. American Family Insurance - substantial settlement for a temporary back injury from auto accident. (4/03)

Saljic v. American Family Insurance – substantial settlement for a temporary back injury from an auto accident. (4/03)

Nawrocki v. American Family Insurance – settlement for policy limits of \$150,000 for a knee injury from auto accident. (5/03)

<u>Podgorski v. American Family Insurance</u> – substantial settlement for aggravation of a pre-existing back injury from an auto accident. (5/03)

Drobny v. American Family Insurance - settlement for infant who went to emergency room following an auto accident. (5/03)

Drake v. American Family Insurance - substantial settlement from a temporary back injury from auto accident. (5/03)

Alderman v. Allstate Insurance Co. - substantial settlement for a temporary back injury from Illinois auto accident. (5/03)

Savoy v. American Family Insurance - substantial settlement for a temporary back injury from an auto accident. (6/03)

Stuart v. Hawkeye-Security Insurance – substantial settlement for temporary back injury from an auto accident. (6/03)

<u>Betsinger v. Fontana, et al</u> – Settlement at mediation against obstetrician's insurance company in excess of \$2.1 million with future structured payments of over \$6,258,000 for a brain damaged infant born vaginally after a previous C-section and after a complete placental separation following a uterine rupture. (6/03)

Moore v. Amerian Family Insurance – substantial settlement for facial scar to passenger in an auto accident. (6/03)

<u>Gray v. Austin Mutual Insurance</u> – an additional \$7,500 underinsured motorist recovery for passenger from the driver's policy for a herniated disk. The total recovery for injuries was \$132,500.

Unruh v. American Family Insurance – substantial settlement for temporary back injury from auto accident. (8/03)

Hake v. Encompass Insurance – substantial settlement for temporary neck injuries from auto accident. (9/03)

Luna v. American Family Insurance – substantial settlement for temporary back injury from auto accident. (9/03)

Lechner v. United Fire & Casualty and Verlo Mattress – substantial settlement for ankle fracture which happened during a promotional mattress race. (12/03)

<u>Baker v. Rural Insurance</u> – substantial recovery for wrist fracture caused by fall during sidewalk cement construction at apartment building. (1/04)

Gavin v. Westfield Group - substantial recovery for neck and back injury from auto accident. (1/04)

<u>Fischer v. Honey Dip Donuts and American Family Insurance</u> – substantial recovery for cut hand with subsequent infection from fall on cracked concrete entrance. (4/04)

Lindsay v. American Standard Insurance Co. – recovery for bruises when auto hit and tipped wheelchair at a gas station entrance. (4/04)

Kindschuh v. Sentry Insurance – recovery for minor forehead cut from shelving unit at Shopko. (4/04)

Zach v. Sachtjen – substantial recovery for damages from improper root canals by dentist. (6/04)

Stevens v. American Family Insurance - substantial recovery for temporary back and neck injuries from auto accident. (6/04)

Smith v. American Family Insurance – substantial recovery for rotator cuff injury from auto accident. (6/04)

West v. Kemper Insurance - recovery against Walgreens for erroneously filling anti-depressive prescription. (6/04)

Cummisford v. Met Life Auto & Home - substantial recovery for temporary neck and back injuries from auto accident. (7/04)

Wagner v. Omni Insurance – substantial recovery for temporary back injury from auto accident. (7/04)

Chavie v. American Family Insurance - substantial recovery for neck injury from auto accident. (7/04)

<u>Gugel v. Omni Insurance</u> - substantial recovery for scar at hairline and temporary knee injury from auto accident. (7/04)

<u>Virginia Fagan v. General Casualty</u> – recovery for temporary neck injury from auto accident. (8/04)

Willard Fagan v. General Casualty – recovery for temporary neck injury from auto accident. (8/04)

Walls v. National Interstate - recovery to child for facial injury while riding on school bus caused by sudden stop. (8/04)

Tabassum v. Acuity – substantial recovery for neck injury under Minnesota no-fault. (9/04)

Fagan v. Progressive - substantial settlement for temporary neck injury from auto accident. (9/04)

Lopez v. American Family – substantial settlement for temporary neck and TMJ injuries from auto accident. (10/04)

Andersen v. Secura Insurance – settlement for temporary nausea and vomiting from food eaten at The Melting Pot. (10/04)

<u>Visauer v. Badger Mutual</u> – uninsured policy limit settlement (six figures) for re-injury to previous fused cervical vertebrae from an auto accident. (11/04)

<u>Yaklich v. State Farm</u> – significant six figure settlement for aggravation of an asymptomatic degenerative back following an auto accident. (11/04)

Doughty v. General Casualty – significant six figure settlement for shoulder and neck injury from an auto accident. (12/04)

<u>Meinholz v. State Auto</u> – significant recovery for fractured ribs and a fractured pelvis under an uninsured insurance policy following an auto accident. (12/04)

Stoehr, Clark & Braun v. American Family - substantial recovery for four children injured in an auto accident. (12/04)

Youn v. American Family – substantial settlement for rotator cuff injury following an auto accident. (12/04)

Peterson v. Guaranty National Insurance - settlement from temporary headaches from auto accident. (2/05)

Kuester v. Partners Mutual – settlement of temporary soft tissue injury from auto accident. (2/05)

<u>Schulz v. South Central Insurance</u> – (mediation) substantial settlement at mediation from fall down basement stairs with leg fracture following hip replacement. (3/05)

<u>Sadowski v. Progressive Northern</u> – settlement of uninsured motorist claim for aggravation of back pain in a patient with Fibromyalgia after an auto accident.